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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/584,051	01/09/2007	Jurgen Dietz	D1ET3004/JJC/PMB	8972
23364 BACON & TH	7590 02/16/201 OMAS, PLLC	1	EXAMINER BEAUCHAINE, MARK J ART UNIT PAPER NUMBER	INER
625 SLATERS LANE			BEAUCHAINE, MARK J	
FOURTH FLO ALEXANDRIA	A, VA 22314-1176		ART UNIT	PAPER NUMBER
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			02/16/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Commence	10/584,051	DIETZ ET AL.				
Office Action Summary	Examiner	Art Unit				
	MARK J. BEAUCHAINE	3653				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on 30 No.	ovember 2010.					
<u> </u>						
3) Since this application is in condition for allowar		secution as to the	e merits is			
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
 4) Claim(s) 1-81 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-81 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Data	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te				

DETAILED ACTION

Claim Rejections - 35 USC § 112

The Applicant's amendment of claim 81 filed 30 November 2010 overcomes the rejection under the second paragraph of 35 U.S.C. 112 of Office action dated 30 August 2010. Accordingly, said rejection has been withdrawn.

Claim Rejections - 35 USC § 101

The Applicant's amendment of claim 81 filed 30 November 2010 overcomes the rejection under 35 U.S.C. 101 of Office action dated 30 August 2010. Accordingly, said rejection has been withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was

not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-10, 24-29, 31-38, 40-50, 58, 61-66, 68, 69 and 71-81 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patent Application Publication Number US 2002/0035541 A1 by Makino et al ("Makino") in view of Patent Number 5,847,658 by Irie et al. ("Irie"). The banknote processing machine system disclosed by Makino comprises banknote processing machines 3a-3n that are connected to service center 2 via network Dnet (see Figure 1) which comprises the Internet (see paragraph 0066). Machine operation software preset data are exchanged from said service center to said machine and replace data in said banknote processing machine via said network using a standard protocol to adjust and control said machines (see paragraphs 0062, 0063 and 0082-0091).

Makino further discloses said banknote processing machines being connected to one another and data being exchanged between said machines (see paragraph 0107), monitoring unit 4 that has an operator assigned to monitor said machines (see paragraph 0068), and machine data being stored in data memory DB of said service center 2 which evaluates said data (see paragraph 0098). Still further, said machines send fault reports/log files to said service center and are displayed via and input/output device (see paragraph 0138), banknote machine data is backed-up prior to an exchange of data to into said machine (see paragraphs 0004 and 0157), and fundamental parts of machine data V-Rom (see Figure 2) cannot be altered by

exchange data. Said system further discloses an alarm message that is generated as a result of exchange data and is sent to a processing machine (see paragraph 0138, lines 22-30), and machine files (see paragraph 0067).

Makino fails to disclose said log files being evaluated for increasing deviations and to effect machine repairs prior to failure. Iris teaches a machine system comprising machine 1 being monitored such that log files regarding increasing irregularities of said machine are maintained and evaluated to cause repairs to be carried out prior to failure (see Figures 1 and 11; column 1, lines 6-43; column 5, lines 12-31; and column 17, lines 5-14) for the purpose of reducing the cost and time associated with non-operating equipment. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the file evaluation configuration of Irie into the network of Makino for the purpose of reducing the cost and time associated with non-operation of said machines.

Claims 11-20 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 1 above, and further in view of Patent Application Publication Number US 2002/0046061 A1 by Wright et al ("Wright").

Makino/Irie fails to disclose departments being connected to said service center. Wright teaches a communication network comprising departments 326A-326D that are connected to and are in data communication with service department 120 that is operated by a service person (see Figure 3 and paragraph 0054) for the purpose of transmitting specific data to and from said service center. It would have been obvious

to one of ordinary skill in the art at the time of the invention to incorporate the department/service center configuration of Wright into the system of Makino/Irie for the purpose of transmitting specific data to and from said service center.

Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 1 above, and further in view of Patent Number US 6,508,398 B1 by Estes ("Estes"). Makino/Irie fails to disclose a further network-connected service center. Estes teaches a banknote processing machine system comprising service center 30 and further service center 68 that are in communication with banknote processing machine 36 (see sole figure, column 2, lines 11-24, and column 3, lines 5-19) for the purpose of enhancing data transfer to and from said banknote machine. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the further service center of Estes into the system of Makino/Irie for the purpose of enhancing data transfer to and from said banknote machine.

Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 1 above, and further in view of Patent Number US 7,092,907 B2 by Kanevsky et al ("Kanevsky"). Makino/Irie fails to disclose a trial version of transferred data. Kanivsky teaches a data transfer system having including a trial version of data for a processing machine that is transferred from a service center (see column 1, lines 51-56 and column 2, lines 30-39) for the purpose of determining

the effectiveness of said data in the operation of said system. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the trial version of data of Kanevsky into the system of Makino/Irie for the purpose of determining the effectiveness of said data in the operation of said system.

Claims 30, 53-57 and 67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 1 above, and further in view of Patent Number US 6,430,470 B1 by Nakajima et al ("Nakajima"). Makino/Irie fails to disclose the charging of a data transmission fee. Nakajima teaches a banknote processing machine network system that operates to charge a fee for data transmitted to banknote processing machines (see column 4, lines 28-38) for the purpose of generating revenue for the system operator. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the transmission fee charge of Nakajima into the system of Makino/Irie for the purpose of generating revenue for the system operator.

Claim 39 is rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 38 above, and further in view of Patent Application Publication Number US 2004/0164141 A1 by Egami et al ("Egami"). Makino/Irie fails to disclose the monitoring of a person. Egami teaches a banknote processing machine that monitors the presence of a person via camera 6 (see Figures 1A and 2A and paragraph 0035) for the purpose of verifying the identity of persons operating said

machine. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the monitoring operation of Egami into the banknote machine of Makino/Irie for the purpose of verifying the identity of persons operating said machines.

Claims 51 and 52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 1 above, and further in view of Patent Number US 7,395,241 B1 by Cook et al ("Cook"). Makino/Irie fails to disclose an authorized source check. Cook teaches a banknote data transfer system that is arranged to check whether data to be exchanged originate from an authorized source (see column 8, lines 29-50) for the purpose of providing secure monetary data transactions. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the authorized source check of Cook into the system of Makino/Irie for the purpose of providing secure monetary data transactions.

Claims 59 and 60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 58 above, and further in view of Patent Number US 6,363,164 B1 by Jones et al ("Jones"). Makino/Irie fails to disclose banknote comparison data. Jones teaches a banknote system comprising processing machines that generate banknote data via service center 930 (see Figure 4a and column 20, lines 48-67) for the purpose of determining the authenticity of banknotes processed by said machine. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the comparison data of Jones into

the system of Makino/Irie for the purpose of authenticating banknotes processed by said machine.

Claim 70 is rejected under 35 U.S.C. 103(a) as being unpatentable over Makino in view of Irie as applied to claim 69 above, and further in view of Patent Application Publication Number US 2008/0243915 A1 by Shah et al ("Shah"). Makino/Irie fails to disclose a replacement part request. Shah teaches a stationary apparatus monitoring network (see paragraphs 0010, 0079 and 0084) that operates to request an operator to deliver replacement parts (see paragraphs 0040, 0070, 0072, 0073 and 0076) for the purpose of permitting the repair of articles associated with said network in a timely manner. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the replacement part request of Shah into the system of Makino/Irie for the purpose of permitting the repair of articles associated with said system in a timely manner.

Response to Arguments

Applicant's arguments filed 30 November 2010 (hereinafter "Arguments") have been fully considered but they are not persuasive. Despite the Applicant's assertion that Irie fails to teach log files or statistics about increasing deviations or irregularities (see Arguments at page 20, line 21 through page 21, line 20) the deviations of vibrations that are compared to a set band width of normal vibrations of Irie constitutes

log files of statistics about increasing deviations or irregularities and thus read on the Applicant's claims.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARK J. BEAUCHAINE whose telephone number is (571)272-6934. The examiner can normally be reached on 8:00AM through 5:00PM Mondays through Thursdays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stefanos Karmis can be reached on (571)272-6744. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Art Unit: 3653

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

mjb

/Stefano Karmis/ Supervisory Patent Examiner, Art Unit 3653